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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/053,464	01/18/2002	Donatien Roger	00366.000148	3690
	7590 07/24/200 CELLA HARPER &	EXAMINER		
30 ROCKEFEL	LER PLAZA	HAVAN, THU THAO		
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			07/24/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Applica	ation No.	Applicant(s)	Applicant(s) ROGER, DONATIEN	
		10/053	,464	ROGER, DONAT		
		Examir	ner	Art Unit		
		THU-TI	HAO HAVAN	3693		
 Period for	The MAILING DATE of this commun	ication appears on	the cover sheet w	vith the correspondence a	ddress	
A SHC WHICH - Extens after S - If NO p - Failure Any re	PRTENED STATUTORY PERIOD F HEVER IS LONGER, FROM THE M ions of time may be available under the provisions IX (6) MONTHS from the mailing date of this comr be to reply within the set or extended period for reply ply received by the Office later than three months patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE OF s of 37 CFR 1.136(a). In no nunication. tatutory period will apply and will, by statute, cause the a	THIS COMMUN event, however, may a d will expire SIX (6) MO application to become A	ICATION. reply be timely filed NTHS from the mailing date of this BANDONED (35 U.S.C. § 133).	·	
Status						
2a)⊠ ⁻ 3)□ \$	Responsive to communication(s) file This action is FINAL . Since this application is in condition closed in accordance with the pract	2b) ☐ This action is for allowance exce	s non-final. pt for formal mat	•	ne merits is	
Dispositio	on of Claims					
4 5)□ (6)⊠ (7)□ (Claim(s) <u>1-23</u> is/are pending in the aa) Of the above claim(s) is/accclaim(s) is/accclaim(s) is/are allowed. Claim(s) <u>1-23</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restricted.	re withdrawn from				
	he specification is objected to by th	e Evaminer				
10)□ T	The drawing(s) filed on is/are Applicant may not request that any obje Replacement drawing sheet(s) including The oath or declaration is objected to	: a) ☐ accepted or ection to the drawing(s g the correction is req	s) be held in abeya uired if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 C	, ,	
Priority ur	nder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) Notice 3) Inform	s) of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (Fation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	PTO-948)	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application 		

Detailed Action

Response to Amendment

Claims 1-23 are pending. This action is in response to the remarks received on April 10, 2008.

Response to Arguments

The rejection of claims 1-23 under 35 U.S.C. 102(e) as being unpatentable over Mikurak et al. (US 7,130,807) is maintained.

Applicant's arguments filed April 10, 2008 have been fully considered but they are not persuasive.

In response to the arguments concerning the previously rejected claims the following comments are made:

Applicant alleges that the prior art made of record fails to teach third application. The examiner disagrees with applicant's representative since Mikurak discloses third application when he discloses financial application (col. 23, lines 38-51; figs. 16-26 and 53). In other words, Mikurak discloses Financial Web Application as one of the five applications. He discloses information relating to the stock markets and corporate financial information is output. Information on legal services is also provided.

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With regards to the claims rejected as taught by Mikurak, the examiner would like to point out that the reference teaches the claimed limitations and thus provides adequate support for the claimed limitations. Therefore, the examiner maintains that Mikurak taught the claimed limitations.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims **1-23** are rejected under 35 U.S.C. 102(e) as being anticipated by Mikurak et al. (US 7,130,807).

Re claims **1**, **7-9**, **13-18**, and **22-23**, Mikurak teaches a method for creating and/or managing enterprises online using at least one application running on a server in a data network environment (figs. 4-5 and 14), comprising:

enabling a client to access the server over the data network; starting the at least one application using a graphical interface (col. 14, lines 63-67; fig. 100);

processing data transmitted by the client and/or data stored on at least one distributed resource using the at least one application (fig. 28); and

generating data relevant to creating and/or managing an enterprise wherein the server provides a first application providing legal forms allowing for creation of documents

required to incorporate a business legally, a second application questioning a user at the client with a plurality of questions, receiving from the user a plurality of answers to at least some of the questions, and automatically generating a business plan in accordance with the answers, the second application further comprising a valuation program, a third application being adapted to perform financial analysis processing of financial input data, wherein data files including financial input data are transferred to a predefined tax form via the Internet, the third application further comprising a financial expert system adapted to provide at least one sample report having human-readable sentences and/or business graphics (col. 23, lines 38-51; figs. 16-26), and

a fourth application for defining user rights, the user rights allowing a user to view and/or edit data (col. 35, line 10 to col. 36, line 9).

Re claims 2 and 19, Mikurak teaches graphical interface includes pull-down menus adapted to display a path the client a user at the client has followed on a site tree (fig. 100).

Re claims **3** and **20**, Mikurak teaches automatically adding a current month and year after a user at the client has entered data including a day and activated a predetermined button on a keyboard (fig. 128).

Re claims **4** and **21**, Mikurak teaches automatically adding a current year after a user at the client has entered data including a day and month and activated a predetermined button on a keyboard (fig. 128).

Re claim **5**, Mikurak teaches questioning a user at the client with a plurality of questions; receiving from the user a plurality of answers to at least some of the questions;

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and automatically generating a business plan in accordance with the answers (col. 77, line 55 to col. 78, line 67).

Re claim **6**, Mikurak teaches providing financial planning and asset management applications to the client (fig. 18).

Re claim **10**, Mikurak teaches the financial input data includes balance sheets, general ledgers, income statements and/or profit-and-loss statements of enterprises and/or self-employed persons (figs. 19 and 24).

Re claim **11**, Mikurak teaches generating financial output data including financial reports using the financial analysis processing program and transforming into human-readable sentences and/or business graphics calculated ratios from the financial input data using the financial analysis processing program (col., lines; figs. 24-25).

Re claim **12**, Mikurak teaches importing balances capable of being inserted into a balance and/or income statement form (fig. 21).

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thu Thao Havan whose telephone number is (571) 272-8111. The examiner can normally be reached on Monday-Friday from 6am-2pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Kramer can be reached on (571) 272-6783. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct-uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at (866) 217-9197 (toll-free).

/Thu Thao Havan/ Primary Examiner Art Unit 3693 7/10/08 Application/Control Number: 10/053,464 Page 7

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